



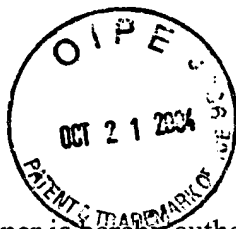
REMARKS

This Amendment is in response to the Office Action mailed May 18, 2004. Claims 1-5, 2-20, 23-31 and 37 were pending. The Applicants have cancelled these claims in favor of newly drafted claims 40-53.

In contrast to the prior art of record, the present invention forms a unitary track section having a photoluminescent material sealed in the material. This has the advantage of sealing the track section against dirt and debris.

The cited Boodle reference, however, has two separate track sections that snap together. Such a construction can allow dirt and debris into the interior of the track. Furthermore, the Chien reference does not disclose sealing photoluminescent material completely within a track section, as the electrodes extend past the end of the lighting unit. Thus, it would not have been obvious to combine Boodle and Chien to form a unitary track section having a photoluminescent material sealed within the section.

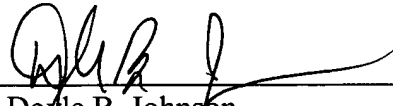
Claims 40-53 more clearly define the present invention over the cited art of record. It is believed that the case is now in condition for allowance.



The Commissioner is hereby authorized to charge any fees (or credit any overpayment) associated with this communication and which may be required under 37 CFR §1.78 to Deposit Account No. 50-2603, **referencing Attorney Docket No. 354615.00300. A duplicate sheet is attached.**

Respectfully submitted,

Dated: October 18, 2004

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